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APPLICATION NO.		FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/706,914		11/14/2003	Tsutomu Okabe	245161US3 CIP	7655
22850	7590	08/16/2006		EXAMINER	
C. IRVIN			MOORE, KARLA A		
1940 DUKI	•	MCCLELLAND, MA T	ART UNIT	PAPER NUMBER	
ALEXANDRIA, VA 22314				1763	
				DATE MAILED: 08/16/2000	6

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
		10/706,914	OKABE ET AL.			
Office Action Summary		Examiner	Art Unit			
		Karla Moore	1763			
	The MAILING DATE of this communication app	1	I			
Period for			·			
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DATE of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. O period for reply is specified above, the maximum statutory period or the to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status						
1) 又	Responsive to communication(s) filed on 05 Ju	une 2006.				
,	This action is <b>FINAL</b> . 2b)⊠ This action is non-final.					
· · · · · · · · · · · · · · · · · · ·	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
	closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D. 11, 45	53 O.G. 213.			
Disposit	ion of Claims					
5)□ 6)⊠ 7)□	Claim(s) <u>1-6</u> is/are pending in the application.  4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed.  Claim(s) <u>1-6</u> is/are rejected.  Claim(s) is/are objected to.  Claim(s) are subject to restriction and/o					
Applicat	ion Papers					
	The specification is objected to by the Examine	or .				
10)⊠	The drawing(s) filed on 14 November 2003 is/a Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Ex	re: a)⊠ accepted or b)□ object drawing(s) be held in abeyance. Sec ion is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).			
Priority ι	ınder 35 U.S.C. § 119					
a)	Acknowledgment is made of a claim for foreign  All b) Some * c) None of:  1. Certified copies of the priority document:  2. Certified copies of the priority document:  3. Copies of the certified copies of the priority document:  application from the International Bureau  See the attached detailed Office action for a list	s have been received. s have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage			
2) 🔲 Notic	e of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summary Paper No(s)/Mail Da	ate			
	mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) r No(s)/Mail Date	6) Other:	atent Application (PTO-152)			

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#### **DETAILED ACTION**

## Claim Rejections - 35 USC § 112

- The following is a quotation of the second paragraph of 35 U.S.C. 112:
   The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 2. Claim 3 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
- 3. As the claims are currently written, the first clearance is present when the transferring operation is performed and the second clearance is present when a transferring operation is not performed. Claim 3 provides for communication between the first clearance and the second clearance, however, as presently recited this appears to be impossible. Correction and/or clarification is requested.

## Claim Objections

4. Claims 1-3 are objected to because of the following informalities: Claim 1 comprises the following recitation "wherein when the wafer transferring operation is performed, the clean box is fixed with a first clearance around the entire perimeter of the clean box having a predetermined distance between the opening formed plane of the clean box and the outside surface of the part of the wall in which the first opening portion is formed." of which the bolded part is unclear and confusing. Examiner suggests the bolded portion of the above recitation be reworded for clarity. A suggestion is "wherein when the wafer transferring operation is performed, the clean box is fixed with a first clearance around the entire perimeter of the clean box, the first clearance having a predetermined distance between a plane formed by the opening of the clean box and an outside surface of the part of the wall in which the first opening is formed." Another suggestion is "a first clearance, around the entire perimeter of the clean box, having a predetermined distance between a plane formed by the opening of the clean box and the outside surface of the part of the wall in which the first opening portion is formed."

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#### Claim Rejections - 35 USC § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 6. Claims 1-6 are rejected under 35 U.S.C. 102(b) as being anticipated by U.S. Patent Pub. 2002/0106267 A1 to Fujii et al.
- 5. Fujii et al. disclose a wafer processing apparatus in Figures 2, 3A and 3B, including a minienvironment/chamber portion (high cleanliness room) having a chamber therein (121) and configured to
  transfer a wafer (using robot 116) between a clean box (102), having a lid (103) and a housing the wafer,
  and the mini-environment/chamber, said apparatus comprising: a first opening portion (in wall 105, see
  paragraph 58) in communication with the mini-environment/chamber which is formed on a part of a wall
  comprising the mini-environment/chamber, facing an opening of the clean box so as to allow loading and
  unloading the wafer between the clean box and the mini-environment portion/chamber; and a door (104)
  that closes the first opening when a transfer is not performed and opens the first opening when the
  transfer of the wafer is performed, wherein when the transfer of the wafer is performed, the clean box is
  fixed with a first clearance, around the entire perimeter of the clean box, around the entire perimeter of
  the clean box, having a predetermined distance between a plane formed by the opening of the clean box
  and the outside surface of the part of the wall in which the first opening portion is formed (see Figure 3A).
- 6. With respect to claim 2, when the door is positioned to substantially close the first opening portion (i.e. when the transfer of the wafer is not performed), a second clearance through which the mini-environment/chamber and an exterior of the mini-environment/chamber are in communication exists. See paragraph 58 and Figure 3B.
- 7. With respect to claim 3, the first clearance having a predetermined distance between a plane formed by the opening of the clean box and the outside surface part of the wall in which the first opening portion (i.e. the first clearance is a vertical wall-like clearance formed between the container and the mini-environment) and the second clearance through which the mini-environment/chamber and the exterior of the mini-environment/chamber are in communication (i.e. the second clearance is formed by a gap

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formed around the door which is directed in a horizontal direction with respect to the openings of the container and the mini-environment/chamber) are in communication with one another. See Figure 3B.

8. The limitations of claim 4 are addressed above.

9. With respect to claims 5 and 6, see analysis of claim 3.

## Response to Arguments

10. The double patenting rejections over U.S. Patent Application No. 10/706,977 and U.S. Patent

Application No. 10/330,092 are withdrawn.

Applicant's arguments with respect to claims 1-6 have been considered but are moot in view of

the new ground(s) of rejection.

### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Karla Moore whose telephone number is 571.272.1440. The examiner can normally be reached on Monday-Friday, 9:00 am-6:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Parviz Hassanzadeh can be reached on 571.272.1435. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Karla Moore
Primary Examiner

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11 August 2006